

BUREAU OF PATROL
OFFICE OF THE DEPUTY CHIEF OF AREA 1

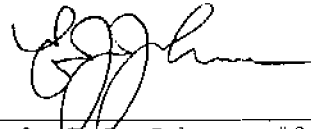
8 DEC 11

TO: P.O. Alcjo #10381
FROM: P.O. E.J. Johnson #9539

SUBJECT: COMPLAINT REGISTER INVESTIGATION, LOG #1049271

This statement is not being given voluntarily, but under duress. I am only giving this statement at this time because I know that I could lose my job if I refuse the direct order being given to me. This "TO/FROM" report should not be considered a verbatim statement but only a summary of requested information.

(1) On 13 OCT 11 my duty hours were 0900-1730. I was a member of the Area 1 Anti-Violence Task Force/Narcotics Squad A6. I had no "partner". I was in civilian dress but wearing a CPD Raid Parka and CPD Raid Baseball Cap. (2) My role in the execution of Search Warrant [REDACTED] is that I was Affiant, member of the entry team, and member of the search team. All CPD members who entered the residence are documented in the Narcotics Supplementary Report and the Raid Activity Report for this incident. The outcome of the Search Warrant was that the named target of the Search Warrant [REDACTED] was present and the narcotic sought by the warrant, "Ecstasy", was obtained along with some quantity of cannabis. [REDACTED] was arrested, advised per Miranda and subsequently made statements acknowledging his possession and sale of "Ecstasy". (3) It is my recollection that the team encountered no locked rooms. I made no determination as to what room might belong to [REDACTED] [REDACTED] and am unable to state which officer(s) may have entered what room [REDACTED] may claim as his own. (4) In detail, my reason for failing to take action when officers entered [REDACTED] locked bedroom is entering all rooms was required for officer safety and "commanded" of them in the plain language of the Search Warrant. I assure you that I would have taken some action had officers permitted a closed door to remain so. All items of evidentiary value were placed in a box on scene and transported to Homan Square where they were inventoried. (4, 5, & 6) With regards to "12-14 codeine pills", I have no knowledge if such items were present at the location of the Search Warrant. The explanation for why no such item was inventoried is that so such item was taken. (7) Finally, there has since been a Finding of Probable Cause in the case against [REDACTED] (Branch 57-2, 01 NOV 11)



P.O. E.J. Johnson #9539